## Case 3:10-cv-03213-MMC Document 31 Filed 02/14/12 Page 1 of 2 1 JEFF DOMINIC PRICE Attorney at Law SBC 165534 1335 4<sup>TH</sup> Street 2 Santa Monica, Califrornia 90401 3 T. 310.776.8650 jeff.price@mac.com 4 Attorneys for Plaintiff 5 6 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 11 12 CV 10-03213 MMC JULIO C. SANCHEZ, 13 Plaintiff, STIPULATION AND [PROPOSED] 14 ORDER TO EXTEND TIME FOR FILING OF THIRD AMENDED v. 15 COMPLAINT 16 DALLAS ANRUSS, et al., 17 Defendants. 18 19 The parties, through their counsel of record, have met and conferred and, in the interests of 20 justice and judicial economy, and because counsel for plaintiff needs additional time to discuss 21 this case with the plaintiff, who has been transferred to another institution and was and still may 22 be on lockdown, and to gather other information pertinent to the anticipated amendment to the 23 pleadings, stipulate to the following service and answer deadlines: 24 /// 25 /// 26 /// 27 28 1

## Case 3:10-cv-03213-MMC Document 31 Filed 02/14/12 Page 2 of 2 Plaintiff will have until March 12, 2012, within which to file a Third Amended Complaint in this case. Dated: February 10, 2012 /s/ by Jeff Price by permission Julianne Mossler Deputy Attorney General for Defendants Dated: February 10, 2012 /s/ Jeff Price Jeff Price Attorney for Plaintiff Sanchez PURSUANT TO General Order 45, § 10(B), counsel for plaintiff hereby attests that Ms. Mossler gave permission to electronically sign this stipulation on her behalf. IT IS SO ORDERED United States Judge Maxine M. C. February 14, 2012 Dated: